.10

AN ORDINANCE approving the Contract for Res. 191-87, Boltz Street Lighting Amended, Ornamental Street Lighting, between the Weikel Line Co., Inc., and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the Contract for Res. 191-87, Boltz Street Lighting Amended, Ornamental Street Lighting, by and between the Weikel Line Co., Inc., and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety, for:

an ornamental lighting system for Boltz Street from Lafayette St. to S. Hanna Street;

the Contract price is Eighteen Thousand Five Hundred Twenty-Six and 28/100 Dollars (\$18,526.28), all as more particularly set forth in said Contract, which is on file in the Office of the Board of Public Works and Safety and, is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved. Two (2) copies of said Contract are on file with the Office of the City Clerk and made available for public inspection, according to law.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Councilmember

APPROVED AS TO FORM AND LEGALITY

Bruce O. Boxberger, City Attorney

seconded by Redd the first time in full and on motion by Redd
by title and rate and rate and rate second to
Plan Commission for recommendation of the Cand the Commission for recommendation
due legal notice, at the Council Chambers, City-County Building, Fort Wa
day of
DATE: 8-25-87
SANDRA E. KENNEDY, CITY CLERK
Read the third time in full and
and dula at the
The state of the s
AYES NAYS ABSTAINED ABSENT TO-WIT:
TOTAL VOTES 9
BRADBURY
BURNS
EISBART
GiaQUINTA
HENRY
REDD ·
SCHMIDT .
STIER
TALARICO C
DATE: 5-25-87 Sandra F. Lennedy
SANDRA E. KENNEDY, CITY CLERK
Passed and adopted by the Common Council of the City of Fort
Wayne, Indiana, as (ANNEXATION) (APPROPRIATION) (CENERAL)
(SPECIAL) (ZONING MAP) ORDINANCE (PESCINETAN)
on the 25th day of ligush, 1987,
day of algust, 1997,
Sandra E. Lennedy (SEAL)
SANDER E VENNESS.
·
Presented by me to the Mayor of the City of Fort Wayne, Indiana,
on the day of leaguest, 1987.
at the hour of 11:00 o'clock A .M., E.S.T.
Sandra J. Lennedy
Approved and signed by 11: 3/4
Approved and signed by me this 3/pt day of quyun,  19
o'clock .M., E.S.T.
· AR
WIN MOSES IR MAYOR

#### NOTICE OF AWARD

TO: The Weikel Line Company, inc.	
Box 278	
Woodburn, IN 46797	
PROJECT DESCRIPTION Resolution 191-87 -	
Ornamental Lighting	
The OWNER has considered the BID submitted WORK, in response to its advertisement for	
You are hereby notified that your BID has amount of \$ \$18,256.25	peen accepted for items in the
You are required to furnish Contractor's Payment Bond and Certificate of Insurance days from the date of this Notice to you.	Performance and Guaranty Bond, within ten (10) calendar
If you fail to execute said Agreement and ten (10) days from the date of this Notice to consider all your rights arising out of your BID as abandoned and as a forfeiture will be entitled to such other rights as r	e, said OWNER will be entitled the OWNER'S acceptance of of your BID BOND. The OWNER
You are required to return an acknowledged AWARD to the OWNER.	d copy of this NOTICE OF
Dated this 5th day of _August, 1987.	
Cit	NER ty of Fort Wayne
Win C. Moses, Jr. Mayor	Baron R. Biedenweg
	tle Director, Board of Works &
Contract Compliance ACCEPTANCE OF NOTICE	Setu R. Safety
Receipt of the above NOTICE OF AWARD is hereby acknowledged by	Cosette R. Simon, Member
	Lawrence D. Consalvos, Membe
Title	

# STREET LIGHT ENGINEERING, CITY OF FORT WAYNE BID ANALYSIS SHEET

BID TAB	DATE: JULY	Y 30, 1987		BIDDER:	- - - - - -	BIDDER:	FIFCIRIO	PIDDER:	
PROJECT; BOLTZ STREET AMENDED	RES.	S. 191-87 AMENDED	ENDED		11.00			i i	
TIEM ITEM	DUANTITYIUN	DUANTITY HUNIT LUNIT COST:	ENG. EST.	UNIT COSTI	AMOUNT (\$)	UNIT COST	AKOUNT (*)	(\$)	ANDUNT (\$)
TITNSTE 12 BLK ALUM PEDESTAL POLE	13 IEA.	76.00	988,00	100.00	1300.00	55,00	715.00	60.00	780.00
2 INSTALL TO 1008 LUM AND LAMP	13 EA.	45,00	585.00	65.00	845.00	40.00	520.00	22.00	286.00
7:59W CUT & TRENCH ASPH. ST 4"X20"	1340 ILF.	5.40	7236.00	4.00	5360.00	4.06	5440.40	6,00	8040.00
AIPLACE 18" CONC IN TRENCH	26 ISY.	70.00	1820.00	70.00	1820.00	104.35	2713.10		2080.00
SIASPHLT SURFACE IN TRENCH	5.5 ITON	N   32.00	176.00	40.00	220.00	282.60	1554.30	120.00	660.00
BILINSTALL I" PLASTIC TUBE IN TRENCH	1450 145	1.50	2175.00	1.00	1450.00	1.35	1957, 50	1.00	1450.00
7:INSTALL 2/C #6 IN CONDUIT	1600 ILF	0,60	960.00	0.55	880.00	0.50	800.00	0.50	B00.00
BILNSTL 18"x18"x4' CONC FND.	13 IEA.	1, 150.00	1950.00	200.00	2600,00	128.50	1670.50	150.00	1950,00
9:INSTL. 10' RISER SECTION AND ELL	2 EA	31.00	62.00	50.00	100.00	35.00	70.00	31.00	62.00
10 REMOVE & REPLACE CURB FACE WALK	775 SF	4. 25	3293.75	4.75	3681.25	5, 25	4068.75	6,00	4650.00
									2750
ISUB-TOTAL BID			19245.75		18256, 25		19509.55		20758.00
MATERIALS FURNISHED BY CITY	1 EA.	1. 5999.19	5999.19		5999, 19		5999, 19		5999.19
ENGINEERING & INSPECTION		EA.   2524.49	2524.49		2524.49		2524, 49		2524,49
LABOR BY CITY FORCES	1	424.00	424,00		424.00		424.00		424.00
ADVERTIEING		EA. 85.50	85.50		85.50		85.50		85,50
		TOTAL:	\$28,278.93	TOTAL:	\$27,289.43	TOTAL:	\$28,542.73	TOTAL:	\$29,791.18
				1% over	0.00%	%:% over	0.92	0.92%;% over	5.08%

HI 77-133-9

#### STREET LIGHTING RESOLUTION

NO. 191-87

#### BOLTZ STREET - AMENDED

The Board of Public Works and Safety of the City of Fort Wayne, Indiana, having been petitioned by certain property owners of Boltz Street from Lafayette Street to South Hanna Street, hereby deems it necessary to install in underground ornamental lighting system for Boltz Street from Lafayette Street to South Hanna Street, all in accordance with the plans and specifications on file in the office of the Board of Public Works and Safety of said City and such lighting is now ordered. This improvement is ordered pursuant to the applicable Indiana Statutes.

A maximum cost of \$3.27 per lineal foot of property shall be assessed upon real estate abutting the above described street. The balance of the project cost shall be assessed upon the City of Fort Wayne, Indiana. Assessments, if deferred, are to be paid in ten (10) equal installments, with interest at nine (9) percent per annum and shall be financed by the Barrett Law revolving improvement fund as provided for in the Indiana Statutes. All proceedings and any work done in said lighting assessment of property and collection of assessments shall be as provided for in said above entitled acts and all amendments thereto and supplemental thereof.

Adopted, this 8 m day of July 1987.

BOARD OF PUBLIC WORKS & SAFETY

Baron R. Biedenweg, Director of Public Works

Cosette R. Simon, Director of Finance

Lawrence D. Consalvos, Director

of Public Safety

Attest:

Selow D. Gochenour

#### "NOTICE TO BIDDERS"

The following documents must be completed, endorsed, and submitted with each bid. These pages are printed on COLORED PAPER to assist you in identifying them. PLEASE RETURN THE ORIGINAL COLORED SHEETS IN YOUR BID PACKET. FAILURE TO COMPLETE AND RETURN ALL ORIGINAL DOCUMENTS WILL RESULT IN YOUR BID BEING DETERMINED INCOMPLETE; AND, MAY BE REASON FOR THE CITY OF FORT WAYNE TO DISALLOW YOUR BID.

#### DOCUMENTS REQUIRED WITH EACH BID;

- 1. Bid
- 2. Bidder's Bond
- 3. Non-Collusion Affidavit
- 4. Certificate in Lieu of Financial Statement if Form 96-A has been submitted with previous bids otherwise Form 96-A must be attached.
- 5. MBE/WBE Participation Goal Statement
- 6. Minority/Female Hourly Utilization Goal

Effective immediately, bidders are required to submit these forms annually to the Office of Contract Compliance, One Main Street, City-County Building, Room 800, Fort Wayne, Indiana, 46802:

- \* Certificate of Non-Segregated Facilities.
- \* Certification of Bidder/Vendor, Anti-Apartheid Ordinance

Once received, these forms will be kept on record for a period of one (1) year. This will eliminate the need to submit these forms with each bid. Your bid will be considered incomplete, if you fail to submit these documents to the Office of Contract Compliance as required.

#### ASSISTANCE

If you have any questions regarding these instructions please feel free to contact the engineering departments, if you have any questions regarding special conditions, plans and specifications or drawings, or the Office of Contract Compliance.

DEPARTMENTS	TELEPHONE NUMBERS
STREET ENGINEERING STREET LIGHT ENGINEERING WATER ENGINEERING WATER POLLUTION CONTROL ENGINEERING	(219) 427-1138 (219) 427-1173 (219) 427-1142 (219) 427-1143
BOARD OF PUBLIC WORKS & SAFETY OFFICE OF CONTRACT COMPLIANCE	(219) 427-1112 (219) 427-1370

# INSTRUCTIONS TO BIDDERS BOARD OF PUBLIC WORKS AND SAFETY CITY OF FORT WAYNE, INDIANA

### July 29 19 87 Non-Federally Funded Construction

l. SUBMISSION OF BIDS. Sealed bids will be received by the Board of Public Works and Safety of the City of Fort Wayne, in the State of Indiana, hereinafter "The Board" until 9:00 o'clock EST on the 29th day of July 19 87, at the Office of The Board in the City-County Building, at which time the bids will be publicly opened and read, for the following described work, as more fully set forth in the specifications:

Boltz Street Amended from Lafayette Street to South Hanna Street

Resolution Number 191-87 Amanded

- 2. INCLUSION OF CLAUSES. If a clause in the Invitation for Bids (IFB) has a box beside it, the clause applies to the IFB only if it contains a check mark (/) or an "X." Any questions as to whether a clause is included or not, should be referred to the Board.
- 3. QUESTIONS AS TO BID DOCUMENT. If a bidder finds discrepancies in, or omissions from, the bid document or has questions about the project, he should at once contact the appropriate Engineering Department. If the information requested or change made is substantive, the Board will issue an amendment to the solicitation and will send such amendment to all potential bidders, who have procured an bid documents. The Board and the City will not be responsible for any oral instructions.
  - 4. AWARD OF CONTRACT (TIMELINESS, RESPONSIVENESS, AND, RESPONSIBILITY). A contract will be awarded to the lowest and best timely bidder, who is also responsive and responsible. If bids are otherwise equal, award will be made to that bidder granting the largest prompt payment discount.
  - 5. BID REQUIREMENTS. All sealed bid packets shall be endorsed with the title of the work, the name of the bidder, and the date of mailing or presentation. All sealed bid packets shall be filed in the office of The Board on or before the day and hour set forth above and stated in the advertisement, and no bid received after that time will be accepted. The Board will not accept any late filing regardless of reason, including delays in the mail.

All bids shall include the exact quantities of each item shown on the bidding form for each section of the work, and, unless the instructions to Bidders otherwise state, the total cost of the various sections shall be considered a lump sum bid.

opened and read, the Board will examine them to determine if they are responsive. In order to be responsive, the bidder must complete all blanks requiring completion, and must submit all information required to be submitted. An alteration, erasure, or interlineation may cause the bid to be determined non-responsive.

However, The Board reserves the right to accept, reject, and

waive defects or irregularities on any bid.

7. DETERMINATION OF RESPONSIBILITY. Prior to awarding any contract pursuant to this Bid, The Board will make a determination of responsibility. An award of a contract to a bidder shall constitute an affirmative determination of responsibility.

In reaching a determination of responsibility, The Board can consider among other factors:

- (a) The Contractor's record of integrity.
- (b) The Contractor's experience and past performance record in construction work.
- (c) The Contractor's financial status.
- (d) The Contractor's capability to perform the project.
- (e) Whether the bidder is in arrears upon or in default of any debt, contract or other obligation to the City of Fort Wayne.
- (f) Whether the bidder is debarred from Federal or City of Fort Wayne contracts.
- (g) The bidders record in MBE/WBE compliance.
- (h) Whether the bidder is engaged in litigation with the City of Fort Wayne.

In arriving at a determination of responsibility, The Board may institute a pre-award survey on any or all bidders. That pre-award survey may examine any of the considerations relating to a bidder's responsibility as set forth above. Bidders will cooperate with the pre-award survey. Failure to cooperate can result in a finding of non-responsibility.

- 8. PREQUALIFICATION. In addition to being timely, responsive, and, responsible, a bidder must also be prequalified by the State Department of Highways or by \_\_\_\_\_\_ in order to be awarded a Contract.
- 9. BID BOND OR DEPOSIT. Each bid must be accompanied by a bond executed by the bidder and surety satisfactory to The Board, in a sum of <u>five</u> percent (<u>5</u> %) of the aggregate amount of the bid, but in no case less than \$100.00; or the bidder may deposit with The Board in lieu of such bond, a certified check on a solvent bank in a sum of <u>five</u> percent (<u>5</u> %) of the aggregate bid or proposal, but in no case less than \$100.00, which certified check shall be payable to the City of Fort Wayne. The bid bond or certified check shall serve as a guarantee that should the said bid be accepted by The Board, the bidder will, within ten (10) days after the time he is notified of the acceptance of the bid, enter into a contract with the City of Fort

Wayne for the work bid upon and give bond with surety to be approved by The Board, insuring the faithful completion of the contract.

In case a bid is not accepted, the obligation of the said bond shall be null and void or the certified check will be returned to the bidder, as the case may be. In case a bid is accepted, and the bidder does not enter into a contract with the City of Fort Wayne for the work bid upon within ten (10) days after notification of award, then the obligation of the bond or the certified check shall be forfeited to the City of Fort Wayne for ascertained and/or liquidated damages for failure to enter into a contract. Provided, that the City's action in forfeiting the bond or retaining the certified check shall not preclude the City from taking any further action against the contractor to recover for all actual damage the City has suffered.

- 10. SWORN EXPERIENCE QUESTIONNAIRE, PLAN AND EQUIPMENT QUESTIONNAIRE AND CONTRACTOR'S FINANCIAL STATEMENT (96A). Each bidder will submit with and as part of its bid: (a) A complete Form 96A under oath; or (b) Have a complete Form 96A on file with The Board which shall be less than one year, in which case the bidder can, instead, submit a Certificate in Lieu of Financial Statement.
- 11. EXECUTION OF ADDITIONAL BID DOCUMENTS. In addition to all documents previously mentioned as having to be executed and submitted as part of the bid, each bidder will be required as part of its bid to execute and submit the following documents as specified below:
  - (a) Non-Collusion Affidavit
  - (b) Prequalification Statement
  - X (c) Barricades (See Attached)
  - (d) Construction Schedule
    - (e)
- 12. MINORITY BUSINESS ENTERPRISE/WOMEN BUSINESS ENTERPRISE REQUIREMENTS.

#### (CONSTRUCTION)

It is the policy of The City of Fort Wayne, that Minority Business Enterprises and Women Business Enterprises should participate to the greatest extent possible consistent with the State Law in Procurement Contracts awarded by the City of Fort Wayne.

In order to fulfill this policy, the City of Fort Wayne has adopted General Ordinance G-16-84 (Chapter 7 of the Code of the City of Fort Wayne), which sets participation goals for procurement contracts of at least 7% for Minority Business Enterprises and at least 2% for Women Business Enterprises. To meet the participation goals, a Minority Business Enterprise may be either a prime contractor, sub-contractor, or a joint venture.

MINORITY BUSINESS ENTERPRISE (MBE) is a business of which at least 51% is owned and controlled by minority group members. ("Minority" means Black, Hispanic, American Indian, Asian, Pacific Islander, and Alaskan Native.) The minority owners must exercise actual day-to-day management, as well as actively participate in

management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the minority owners must be real, substantiated and documented.

WOMEN BUSINESS ENTERPRISE (WBE) is a business of which at least 51% is owned and controlled by women. The women owners must exercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the women owners must be real, substantiated and documented.

The contract for which this proposal/bid is prepared is prepared is governed by the MBE/WBE Ordinance. The MBE/WBE Commitment Form must be completed in order to be responsive to this IFB/RFP. If the participation goal of 7% for MBE and 2% for WBE are not met or exceeded in your bid or proposal, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated in determining whether the bidder/offeror is responsible.

A list of possible MBE/WBE contractors/suppliers are on file in the Compliance Office, Room 800, City-County Building, for Contractor review.

13. MINORITY/FEMALE HOURLY EMPLOYMENT REQUIREMENTS.
The City's policy is to encourage a greater utilization of minority and/or female employees in City construction projects. The Board has, therefore, adopted a minimum goal of 17% of the total work hours on each project to be expended by minority and/or female employees.
("Minority" shall include: Blacks, Hispanic, Asian, Pacific Islander, American Indian or Alaskan Native.)

The bidder shall state, on the enclosed form, the percentage of total work hours which the bidder and his subcontractors will employ and utilize women and minority employees on this project. If a contract is awarded as a result of this bid, the percentage figure set forth shall become contractually binding on the bidder.

The successful bidder will also be required to prepare reports for the City demonstrating compliance with this percentage and will allow City officials access to his records, facilities and work site and to those of his subcontractors to determine compliance.

The bidder must fill in the required blanks in this clause in order to be responsive. If the bidder does not meet or exceed the hourly utilization goal of 17% minority/female participation, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated to determine whether the bidder is responsible.

14. REQUIRED PREVAILING WAGE SCHEDULE PAYMENTS - PURSUANT TO INDIANA CODE 5-16-7-1. All contractors and subcontractors working on the project awarded pursuant to this contract shall pay the prevailing wage rates for skilled, semi-skilled and unskilled laborers, workmen and mechanics. This wage determination has been made in accordance with the procedures set forth in Indiana Code 5-16-7-1. This determination and the required wage rates are available for examination by any prospective bidder at The Board of Public Works and Safety, 9th Floor, City-County Building, Fort Wayne, Indiana.

If a bidder is awarded a contract, he/she/it shall file a schedule of wages, on forms provided by the City of Fort Wayne, demonstrating compliance with the wage rate determination. The successful prime contractor shall be responsible for obtaining schedules from all subcontractors. All schedules shall be filed before the contractor commences any work on the project. Penalties for failure to pay the prevailing wage rate are set forth in Indiana Code 5-16-7-3. 15. SITE ORIENTATION. A site orientation will be conducted on the \_\_\_day of \_\_\_\_\_ 19\_\_\_, commencing at \_\_\_o'clock \_\_M. at the site of the project. Regardless of whether a site orientation is conducted or not. bidders are required to visit the site of the work, and inform themselves fully of the conditions, under which the work will be performed. The bidders shall be responsible for all conditions that affect the work, including, but not limited to all sub-surface conditions. 16. PRE-BID CONFERENCE. The Board will hold a prebid conference to familiarize prospective bidders with the terms of the bid documents and proposed contract, and to answer any questions. This conference \_19\_\_\_\_ at\_\_ will held on \_\_\_\_\_ M. at or at such date, time, and place as The Board subsequently determines. If the date and time of the prebid conference is not set forth herein, The Board will notify all prospective bidders who have picked up bid packages of the date, time, and place of the conference. 17. PERFORMANCE BOND. The successful bidder, at the time of signing the contract will be required, at his own expense, to furnish a bond guaranteeing faithful execution of the contract, in full amount of the contract price, executed by the bidder and a surety to be approved by The Board, on the bond form headed by The Board. The Performance Bond shall contain the following clause: "The said Surety, for value received, hereby stipulates and agrees, that no change, extension of time, alteration or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any change, extension of time, alteration or addition to the terms of the contract, or to the work of specification." 18. ADDITIONAL BONDS. If a bidder is awarded a contract, he will also be required to execute with surety, satisfactory to The Board: Payment Bond. In the amount of payment to be made under the Contract. Guaranty Bond. In the amount of the contract warranting

prescribed by the Board.

the contractor's performance of a period of

after the date of the City's acceptance; in lieu of a separate bond, the contractor may elect to provide a combination performance and guaranty bond on the form

- 19. COUNCILMANIC APPROVAL AND RATIFICATION OF CONTRACT.
  The contract for the work specified herein, although executed on behalf of the City by the Mayor and The Board, shall not be binding upon the City; unless, and, until the contract has been ratified and approved by the Common Council of the City of Fort Wayne, Indiana. And, if the Common Council fails to approve the Contract within ninety (90) days after the date of bid opening, then the Contractor shall not be bound to the Contract unless he/she/it elects to be so bound.
  - 20. METHOD OF CONTRACT AWARD. The contract resulting from this IFB will be awarded:

On an all or none basis. As follows:

#### PROPOSAL

#### CITY OF FORT WAYNE, INDIANA BOARD OF PUBLIC WORKS AND SAFETY

The contractor agrees to furnish at his/her/its own cost, all labor, insurance, equipment, and power for the complete performance of the following project:

All work will be performed in accordance with: The bidding documents and the applicable plans, specifications, and drawings. The contractor agrees to perform the work for those unit prices as set forth in the bid attached hereto.

LIQUIDATED DAMAGES PROVISION. (THIS CLAUSE SHALL BE APPLICABLE TO THIS CONTRACT ONLY IF THE BOX CONTAINS A CHECKMARK OR AN "X.") It is hereby agreed by and between the City of Fort Wayne and Contractor, that time is of the essence of this agreement, and, the contractor agrees that it will complete the project as herein defined on or before \_\_\_\_ days after issuance of the Notice to Proceed. parties agree that it is a business and governmental necessity that the project be completed by this date, that it will be difficult or impossible to make an accurate determination of the damages that would be incurred by the City of Fort Wayne; and, therefore, provide for liquidated damages in the sum of \$ per day for each and every day after \_\_\_\_days after issuance of the Notice to Proceed, that the project remains incomplete. The parties agree that the sum of per day is a reasonable estimate as to the damages, which would be incurred by the City of Fort Wayne. The parties further agree that causes beyond the control of the contractor may delay the completion date. Therefore, the parties agree that delays in the completion date beyond the control of the contractor shall not result in liquidated damages.

Delays beyond the control of the contractor can include, but are not necessarily limited to, the following: Acts of God, strikes, lockouts or industrial disturbances, acts of public enemies, restraining orders of any kind by the government of the United States of America, or, of the State of Indiana, or any of their departments, agencies, or officials, or any civil or military authority, insurrections, riots, landslides, earthquakes, fires, incapacitating storms, floods, and explosions.

P	PROJECT NAME: Boltz Street Amended From Lafayette Street to Sout	h Hanna St	DATE July ?	29, 1987
TTEM	DESCRIPTION	UNIT	UNIT PRICE	EXTENSION
001	Install 12' Black Aluminum Pedestal Pole	13 ea	100.00	1300,00
002	Install TC 100R Luminaire & Lamp	13 ea	65.00	845.00
003	Saw Cut & Trench Asphalt Street 4" W X20" Deep	1340 LF	4.00	5360.0
004	Place 18" Conc. in Trench	26 cy	70.00	1820.00
005	Place Asphalt Surface Over Conc in Trenc Tack Coat and Compact	2 5.5 To:	40.00	2 20.00
006	Install 1" Black Plastic Tube in Trench	1450 LF	1.00	1450.00
007	Install 2/c #6 in Conduit	1600 LF	.55	880,00
800	Install 18" X 18" X 4' Concrete Foundation	on 13 <b>e</b> a	200.00	2600.00
009	and Installing 1" Conduit in Foundation  Install Riser Section and "ELL"	2 ea	50.00	100,00
010	Remove and Reproved Control Face Walk to  Include saw ALBHANA Concrete, Back Fill	775 SF	4.75	3681.25
	etc.	E5!	#	18,256.25
	CONSTRUCTION DAT SEPT 28/0	notz,	1987	

STI	REET LIG	HTING MATE	RIALLI	ST		MAINT:
ock No	1550 P=03	MAST ARMS.	Stock No.	1551	3000	WIRE
14-31		GFT Wood FILE	4-100			2/2 #12 UF
14-33		30" "	4-120			2/c = 10 UF
14-34		4 FT. " "	4-156			1/2 # 8 UF
14-36		6FT	4-188			* B VULKENE
14-37		8 FT " "	4-360			2/c = G ALUM.
14-38		12 FT. 1/4" "	4-363			5/2 =4 ALUM.
14-40		16 FT 11/4 11	4-350		7 (00	1/c #4 UF
14-43		6FT 2" "	4-355		1600	2/c XXXXXXX #6 UG AWG
14-45	-	12 FT 2" "	4-340			3/c + 2 DUCT-CAPLE
14-46		16 FT 2" " "	18-44		325	1/2 #12 TW
14-166		GFT 2º CONSRETE POLE				
14-172		15 FT 2" " "				
		ITFT10" 2" ALUM POLE				CONDUIT.
14-485		SET COME TRAFFIC + LIGHTING	540			1/2 *
		10FT 2" FOR ALUM. POLE	5-11			3/4 "
14-480		êft2" ^ " "	5-12		11450	" PLASTIC TUBE
14-432		15 FT 2' FOR SOFT POLE	5-13			1" PLASTIC TUBE
14-497		BFT FOR 14-490 POLE	5-14			11/2"
14-492		OFI FOR THE TOURS	5-15		20	2" GTAV
		FIXTURES			T	
			21-83		110	2. PLASTIC PVC
14-69		175 WALL TOWN & Country	19-291		1 - 2	1/2" TUBING
14-104		400 " IL				
4-138		SING, STYLEAIRE				
14-175			1			CONTROLS
14-176		TWIN STHEARE			2	30 AMP
14-342	1	400 WATT MERC W/PC		-	-	40 AMP
14-345		400 " N/PC.				GO AMIP
14-357		6 SIDED HADED 173W.				
14-355		175 W LAWN AIRE				100 AMP.
14-352		4 SIDED HADED .				
14-356		175W PACKAGE Light.		ļ		ELFOTTO A SILE
14-365		175 W. W/PC.				PHOTO CEUS
14-366		175W OJEN				
14-367		175 W NIPC		-	2	1000 WATT 120 Volt.
	1 13	100 W. Sodium Tre				1500 WATT 120 VOLT
		150 W " ENCLOSED.		-		1000 WATT 240 VOLT
14-264		250W " "			-	SHORTING CAP.
14-33=		400W " "				
14-38 5		11000 W " "				11160
14-387		250 W " ELEV		-	-	MISC.
		1400 W. FLOOD MERC.	3-20		-	J. Hook
		11000 H " "	3-21			GRIP
		1500W QUARTZ MB				
		" " NB	19-267		4	TAPE (88)
		" WB				
		2 LAMP FLINE.				
		4			2	2" WEATHERHEAD
		SOCKET POSITION				
	1				2	90 <sup>0</sup> ELLS
		POLES:				
14-71		18FT FOR PMA			13	1/2" X 8' COPPER GROUNT
14-:49		25 FT DIUM FAR TRANS BASE	3			
14-163		25 FT CONCRETE (IN LINE)	1		13	GROUND ROD CLAMPS
		OFADEND				
14-163x	1	28FT " "		1	26	OB 22 FITTINGS
14-1/24						
14-165		28FT " (IN LINE)			26	C-5 COVERS
14-174	1	Dail Dutil	1		1-20	0.7.00.12110
14-450	-	16 FT EMPEDDED BLK		1	1 18	2" PIPE STRAPS
14-452	1	IGH " SILVER		1	1 10	
14 -4 54	1 13	12 FT ANCHOR BASE BLK.	1	-	173	#9 SPLIT BOLTS
14-4 56		12 FT " " SILVER.	1		1-7-	7.3 01 11 1 1 10 11 10
14-458	-	BFT " BLK	<u> </u>		1	
14-4 70	1	30' " UNDER SPINA		-	-	
14-472		30' " O.H. /INLINE		-	-	
14-474		30' " " CEN ENO				
14-476		35" " UMBEL Second	1		-	
14-478		35' " " 2-BKT	1	ļ		
14 - 479	7	35" " 1-BKT	1		1	
14-490	1 1	35' " TRANS. BA-	3			
14-491		TRANS 8452 - 35' 2/LE				
14-491		150' ALLIM BIETRAIS, BASE				
		TRANS EAST - SOM PALE	1	1		
14-494		TRONG TASE - SCH PAIR			1	
			-	!	T	
			1			1



# The City of Fort Wayne

Board of Public Works and Safety

TO ALL CONTRACTORS WITHIN THE CITY LIMITS OF FORT WAYNE

The City of Fort Wayne Street Department has advised the Fort Wayne Board of Public Works and Safety that the third trick Street Department crews are spending approximately 50% of their time re-erecting barricades placed on various projects throughout the City. This responsibility of maintaining construction signs, barricades, etc., belongs entirely with the contractor.

Please refer to the attached copy of the City of Fort Wayne application for permit to cut into Fort Wayne streets, whereby the contractor is responsible to erect and maintain Traffic Devices for Highway Construction and Maintenance Operations; Indiana State Highway Commission --- date, 1985.

Maintaining these signs shall include necessary stabilizing of the signs whether this be accomplished by embedding the legs of the sign in the street or using sandbags as ballast on the lower crossarms or legs of the signs. Other procedures of installing ballast on signs may be devised by the contractor, however, under no circumstances, shall sandbag ballast be placed on the top of barricades. This has been determined as a hazard to the driving public. Should one of the signs be hit by a car, the sandbag could very well fly through the windshield of the car causing serious injury.

Effective January 1, 1987, a form will be included in bid documents requiring contractor to list name (s) and telephone number (s) of those responsible for maintaining barricades at all hours for each project.

If, after notification by City, contractor's representative does not immediately correct barricade problem and City must perform this work, a charge will be made against contractor.

THE FORT WAYNE BOARD OF PUBLIC WORKS & SAFETY

Baron R. Biedenweg, Director of Public Works

1. 10

Cosette R. Simon Director of Administration and Finance

Lawrence D. Consalvos, Director

of Public Safety

S-4
An Equal Opportunity Employer
One Main Street, Fort Wayne, Indiana 46802

C 2 - 2

#### STREET BARRICADE MAINTENANCE INFORMATION

Listed below are the names and telephone numbers of the persons responsible for the maintenance of the barricades necessary for the duration of this contract.

NAME

DON CAMP 65// 447-2434

DON WALDROP 447-4778

PON WEIKEL 657-5877

THE WEIKEL LINE
CONTRACTOR

Resolution No. 191 - 87



bid. IN WITNESS WHEREOF, the bidder (a firm) by its owner(s) named below, hereunto set hand(s) and seal this \_\_\_day of \_\_\_\_\_\_19\_\_. FIRM NAME BY: ADDRESS: TELEPHONE: IN TESTIMONY WHEREOF, the bidder (a corporation) has caused this proposal to be signed by its President and Secretary, and, affixed its corporate seal this 29 day of 00, 1987. MINIMUM IN THE THE PARTY OF THE LINE CO, INC ADDRESS: BOX 278 WOOD BURN, IN 46797 TELEPHONE: 657 - 5877 ATTEST:

In submitting this bid, it is understood, that the right is reserved by the Owner to reject any and all bids, and to waive any defect in any

#### NON-COLLUSION AFFIDAVIT

The Bidder, by its Officers and

My Commission Expires:

agents or representatives present at the time of filing this bid, being duly sworn on their oaths, say that neither they nor any of them have in any way, directly or indirectly, entered into any arrangement or agreement with any other bidder, or with any public officer of such City of Fort Wayne, Indiana, whereby such affiant or affiants or either of them, has paid or is to pay to such other bidder or public officer any sum of money, or, has given or is to give such bidder or public officer anything of value whatever, or such affiant or affiants or either of them has not directly or indirectly, entered into any arrangement or agreement with any other bidder or bidders, which tends to or does lessen or destroy free competition in the lettering of the Contract sought for by the attached bids, that no inducement of any form or character other than that which appears upon the face of the bid will be suggested, offered, paid or delivered to any person, whomsoever to influence the acceptance of the said bid or awarding of the Contract, nor has this bidder any agreement or understanding of any kind whatsoever, with any person whomsoever to pay, deliver to, or share with any other person in any way or manner, any of the proceeds of the Contract sought by this bid. Don W Subscribed and sworn to PETRAB this 29 day of My Commission Expires: 5-17-89 NOTARY PUBLIC Resident of Allen County, IN Subscribed and sworn to before me by this 20 of My Commission Expires: 5-17-89 NOTARY PUBLIC Resident of ADD Subscribed and sworn to before me by this \_\_\_\_day of \_, 19\_\_\_.

爱

County, IN

NOTARY PUBLIC Resident of

## CERTIFICATE IN LIEU OF FINANCIAL STATEMENT

			MINICIAN SINIEMENT.
( I, .	Por WALDRO	p, the _	V-PRES HE WEIKER LINE ( INE
-	Position	, the	COMPANY COMPANY
HERI	EBY CERTIFY:		
1.	Board of Public Works &	Safety of the	d Company, dated the day on file in the office of the he City of Fort Wayne, Indiana, erence incompanied herein and orrect statement and, ondition of said Company, as of
2.	its behalf.	the books of am authorize	f said company showing its ed to make the 180 Certificate on NOIANA
DATE	D 1/29/87	_	itle
SUBS	CRIBED AND SWORN to before ty and State, this <u>29</u> day	me, a Nota	ry Public, in and for said
		_	c. valo Desem
		N R	OTARY PUBLIC esident of Alle County, IN
My C	ommission Expires:		
	5-17-89		

6

#### MBE/WBE COMMITMENT FORM

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO THE MBE/WBE GOALS OF THE CITY FOR WORK DONE PURSUANT TO THIS CONTRACT:

λ	The undersigned firm certifies that it is an MBE/WBE Contractor (cross out inapplicable provision).
	For MBE specify percentage of minority ownership
	For WBE specify percentage of women ownership
B	The undersigned certifies that they are a joint ventur in which the following (MBE/WBE) firm (cross out inapplicable provision) is a joint venture partner.
	The MBE/WBE firm (cross out inapplicable provision), shall have * participation (employees) * participation (costs) in this project.
	Specify the percentage of minority/women ownership in the MBE/WBE firm t. (Cross out inapplicable provision.)

The undersigned commits 7 tof the total bid price as a subcontract to minority business enterprise participation. The MBE firms, which are proposed as subcontractors, are the following:

NAME OF FIRM ADDRESS TYPE OF WORK

1. E. B. CON CORP CON CORP

2. REPLACE

D. The undersigned commits \_\_\_\_ t of the total bid price as a subcontract to women business enterprise participation. The WBE firms, which are proposed as subcontractors are the following:

NAME OF FIRM

ADDRESS

TYPE OF WORK

1.

2.

3.



, <b>E</b> .	and	2% WBE have not been met.
•	1.	My Company cannot meet the participation goals for the following reasons: HAVE NOT BEEN ABLE TO LOCATE WBE FOR THIS TYPE OF WORK
	2.	We have taken the following steps in an attempt to comply with these participation goals:  RESEARCHED GRADIFIED  CONTRACTORS LIST  (Attach additional sheets as necessary.)
Contractor	r	Contractor/HE WEIFEZ LINE  By Non Waldran
Its		Its V-P



#### "MINORITY/FEMALE HOURLY UTILIZATION"

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO MINORITY/FEMALE HOURLY UTILIZATION.

- A. The undersigned firm certifies that it will employ and utilize minorities and females and/or will ensure that its subcontractors employ and utilize minorities and females, so that minorities and females will work at least 25% of the total hours worked on this project.
- B. Complete (1) and (2) below if the hourly utilization figure set forth in "A" is less than 17%.

1.	My Company and its subcontractors cannot meet the 174 minimum hourly utilization figure for the following reasons:
	NA
2.	My Company has taken the following steps in an attempt to comply with the 17% hourly utilization figure:
	(Attach additional sheets, if necessary.)
CONT	RACTOR:
D	Dan Caladalano
by:_ ts:	1/- Pres



I

SPECIFICATION AND SPECIAL PROVISION
Street Lighting Engineering Dept.

Resolution # 191-87 Amended

The following special provisions are herein established in addition to the "General and Detailed Specifications", as supplemented, which is hereby made a part of the Contract Documents by reference and together will be referred to as the Standard Specifications. All work performed under this contract will be governed by the provisions of the Standard Specifications except as modified or amended by these Special Provisions or the Plans or other Contract Documents prepared specifically for this contract by the Board of Public Works of the City of Fort Wayne, Indiana, or an agent appointed by said Board.

The plans for this project, entitled

Boltz Street Amended from Lafayette Street to South Hanna Street

#### Public Safety

If at any time, in the opinion of the engineer, the work is not properly lighted, barricaded and in all respects safe to public travel, persons on or about the work, or public or private property, the engineer shall have the right to order such safeguards to be erected and such precautions be taken as he deems advisable, and the contractor shall promptly comply with such orders. If, under such circumstances, the contractor does not or can not immediately put the same into proper and approved condition, or if the contractor or his representative are not upon the ground so that he can be immediately notified of the insufficiency of safety precautions, then the engineer may put the work into such a condition that it shall be, in his opinion, in all respects safe, and the contractor shall pay all expenses of such labor and materials as may have been used for this purpose by him or by the engineer. Such action of the engineer, or his failure to take such action, shall in no way relieve the contractor of the entire responsibility for any cost, loss, or damage by any party sustained on account of the insufficiency of safety precautions taken by him or by the engineer acting under authority of this section.

#### Protection to Property

Materials shall be neatly, safely and compactly piled up along the sides of the roadway in which the improvement is located or adjacent thereto, as the engineer may direct, in such a manner as to cause the least inconvenience and damage to property and to the general public, and not within fifteen (15) feet of any fire hydrant. Private drives and street crossings shall be kept open. Shade trees and other improvements shall be protected from damage. Injury to lawns, trees, sidewalks, street or other improvements shall be made good by the contractor to the satisfaction of the engineer. The contractor shall

at all times keep the work site clean and free of dust.

#### Co-operation with Utilities

The plans show all known utilities located within the limits of this contract according to information obtained from various utility companies. The accuracy of the plans in this respect is not guaranteed. The contractor will be required to co-operate his work with all utilities within the limits of this contract as directed by the engineer. The contractor is also required to locate all utilities forty-eight (48) hours before work commences by calling I.U.P.P.S. 1-800-382-5544.

#### Materials

The City of Fort Wayne, Indiana shall furnish all materials shown on the material schedule which is hereby made a part of the contract documents.

#### Aluminum Poles

All poles will be placed in a straight hole so that the bottom of the hand hole will be 8" from the top of grade. The hand hole will face the direction of incoming wire. The poles will be set in eighteen (18) to twenty (20) inches of polyurethane foam with a density of seven (7) pounds per cubic foot, to be furnished by the contractor. The remainder of the hole shall be filled with spoil to within two (2) inches of grade and compacted to ninety-five (95) percent dry density as determined by a modified proctor. All poles shall be plumb after installation of the post top luminaire. All poles shall be grounded. Poles shall be placed at locations shown on plans or as designated by engineer.

#### Trenching

All trenching shall be twenty (20) inches deep parallel to the street and one foot from the face of the sidewalk. All backfill material shall meet the approval of the engineer. All backfill material will be compacted to ninety-five (95) percent dry density as determined by a modified proctor. The contractor shall compact said trenches within three (3) days after the initial opening of the trench and said trench shall be backfilled the same day that it is opened. If the contractor does not comply with the backfill requirements five (5) percent of the unit price shall be deducted from the bid for each foot of trench which does not pass inspection.

#### Conduit

Where existing pavement is encountered (sidewalks, driveways or streets) the contractor shall bore or jack new conduit under the pavement at a depth of twenty (20) inches. Any wire passing under the pavement shall be installed in said conduit. Where trees are encountered the contractor shall bore or jack new conduit under said tree at a depth of twenty inches. The conduit length shall be computed as follows: trees sixteen (16) inches and larger (0.D. + 12 feet); trees fifteen (15) inches and smaller

(0. D. + 6 feet).

#### Luminaire

The contractor shall include in his bid for the installation of the luminaire all necessary connections required to make the luminaire operational.

#### Underground Wire

Underground wire shall be buried twenty (20) inches deep. The contractor shall install five (5) feet of wire into the pole. All wires shall be protected at all times. There shall be no splices made in the cable or connection made in the ground. All connections will be made in the hand hole or in a specified hand hole in the ground.

#### Landscaping

The areas disturbed by the contractor shall receive a minimum of two (2) inches of loamy soil of a density of one hundred twenty five (125) pounds per cubic foot. The area shall be fine graded, fertilized, rolled and lightly mulched. Grass seed shall be sown at a rate of six (6) pounds per one thousand (1000) square feet of area. The seed mixture shall be as follows: 2 lbs./1000 sq. ft. chewing fescue; 2 lbs./1000 sq. ft. perennial rye; 2 lbs./1000 sq. ft. kentucky bluegrass. The fertilizer shall have a 4-16-16 analysis and be applied at the rate of five (5) pounds per one thousand square feet.

#### Foundation

Where pole locations are to be in curb walk, pole will be set on  $18" \times 18" \times 4"$  reinforced concrete bases with grounding anchor bolts and entry sleeves. The City shall furnish the anchor bolts and sleeves where required.

The Continuity Test shall be made with an Ohmmeter properly scaled for measuring the resistance of the Power Cables. This test shall verify the following:

- 1. That each Power Cable is continuous to all of its termination points.
- 2. That the cable coding at all the termination points is consistent with cable coding at the supply point.
- 3. That the power cables are not crossed with the Neutral or with each other.
- 4. That the Main Circuit through each of its branches does not have unusual resistance values.

The entire completed installation shall be tested by circuit or by such poritons as may be selected by the Engineer.

Galvanized Steel Conduit in the road shoulders shall be in-

"Stalled in trenches excavated to a neat line but in the shoulder surface. The trench shall be backfilled with fill gravel, and compacted to original density and the surface will be replaced with like material of original thickness.

Pole Standards shall be plumb after installation of the Post Top Luminaires.

All Aluminum Standards shall be grounded.

#### Curbwalk

All curbwalk removed will be replaced in accordance to Street Engineering specifications. It is expected that the adjacent pavement will receive some damage. The contractor shall replace any pavement damaged with full depth asphalt to a width as required by the engineer. It should also be noted that the pavement replacement will be paid for under asphalt patching as will the replacement of pavement where it is required to trench in the street.

#### Progress Payments

This project is being financed by the Barrett Law revolving fund whereby the property owner will contribute \$3.27 per front foot of property abutting the project and the City shall pay the balance. The "revolving fund" provides for the City to hold all bonds which may be issued in payment of the property owners obligation thus assuring the contractor of a 100% cash contract. The contractor will be entitled to receive monthly progress payments, based upon an estimate of the work completed, approved by the engineer, and submitted to the Board of Public Works. These monthly progress payments shall not exceed ninety (90%) of the monthly estimate or the original contract sum which ever is the lesser.

#### Concrete Replacement

Where contractor finds it necessary to remove any part of a side-walk to install conduit and/or cable for this job, it will be his responsibility to completely replace the sidewalk panels so damaged. Where it is necessary to cut driveways, streets, or alleys the trench will be overcut 8" on each side and replaced with concrete to the standing Street Department Specifications,

#### Controls

Contractor will install ", 90 ell and one 10' length of conduit on Utility riser poles and will leave sufficient wire to reach top of pole. City will install additional conduit and control at City's expense.

#### REMOVAL

The City of Fort Wayne Maintenance Contractor will be responsible for removal of existing street light poles, fixtures, mast arms, etc., on the streets only in this area.

#### SALVAGE

All removal items designated as salvagable by the project engineer shall be delivered to the Street Lighting Warehouse. All other items are the property of the contractor. (See removal).

#### WAGE SCALE

There are two (2) wage scales enclosed in the bid document, Indiana-Fort Wayne Wage Scale and the Federal Wage Scale; the higher wage scale should be followed.

## GENERAL PROVISIONS\* BOARD OF PUBLIC WORKS AND SAFETY (NON-FEDERALLY FUNDED)

- 1. TIME AND PROGRESS. Time is of the essence in the completion of this project. The contractor shall begin promptly after receipt of a written notice to proceed, and, in no case, later than ten (10) days after such receipt. He/she/it shall prosecute the work in such a manner as to cause no unnecessary delays. The time of beginning, rate of progress, and, time of completion are all essential elements.
- 2. PAYMENT. The Contractor will submit requests for payment on a claim form prescribed by the City, and attach to that claim form, his invoices for the work performed and accepted.
- X 3. PROGRESS PAYMENTS AND RETAINAGE. The contractor may submit requests for payments no more often than every thirty (30) days for work performed and accepted under the contract. If the contractor is in compliance with the provisions of the contract, The Board will make payments for such work performed and completed, provided, however, that in any such case The Board will retain \_\_\_ { (ten percent (10%), if not otherwise specified) of the total amount owing to insure satisfactory completion of the contract. Upon final inspection and acceptance of the contract, the contractor will be paid in full. However, if the contract is in excess of \$100,000, the contract will be subject to the standard Board of Public Works & Safety escrow agreement.
- 4. INSPECTION. The Board, the City Engineers, officials of the Office of Compliance of the City of Fort Wayne, and, any other City officials designated by The Board shall have access to the work sites and contractors' records at all reasonable times for inspection of the work performed under and in compliance with the contract.

Any inspection or failure to inspect by The Board or City does not relieve the contractor of the obligation to comply with all provisions of the contract.

#### \*NOTE:

Those clauses of the General Provisions with the following box beside it will be applicable to the contract only if the box has a checkmark or "X" in it. Any question about the applicability of a General Provision should be brought to the attention of The Board.

- 5. WARRANTY. The contractor fully warrants his work for one (1) year after written acceptance by The Board, and shall remedy at the contractor's own expense, any defects or problems occurring during that one-year period. In addition, The Board and the City shall be furnished with all manufacturer's and supplier's written guarantees and warranties covering materials and equipment furnished under the contract.
- 6. TERMINATION FOR CONVENIENCE. The Board can terminate the contract for the convenience of The Board at any time by providing a written notice to the contractor. If the contract is terminated by The Board pursuant to this clause, the contractor will be paid only for the work performed up to the termination, pursuant to this clause, all work, including any finished or unfinished documents, data, studies and reports prepared by the contractor pursuant to the contract shall become the property of The Board of the City of Fort Wayne.

- fulfill its obligations under the contract in a timely and proper manner, The Board shall have the right to terminate the contract for default, by written notice. If the contract is terminated pursuant to this clause, The Board is not required to advance any further payments to the contractor. In the event of termination, all work, including finished or unfinished documents, data, studies, surveys and reports prepared by the contractor shall become The Board's property. Termination pursuant to this clause is not The Board's exclusive remedy and will not prejudice the right of The Board to take any other legal action against the contractor.
- 8. CHANGES. The Board may, at any time, by written order, make changes within the general scope of the contract. If any such change results in an increase or decrease in the cost of performance, time of performance, or any other material provision under the contract, The Board shall make an equitable adjustment in the contract price, time of performance, other provision. Any claim by the contractor for adjustment under this clause shall be submitted to The Board in writing within thirty (30) days after the issuance of the change order. All such change orders and resultant compensation shall be incorporated as written modifications to the contract. Any dispute as to an equitable adjustment shall be referred to the Director of The Board for his final determination, pursuant to the disputes clause of the contract; provided, however, that the contractor will proceed with the work as changed, even if there is a dispute.
- 9. ASSIGNABILITY. The contractor shall not assign or transfer any interest in the contract, including by assignment or novation without the prior written consent of The Board.
- 10. SUB-CONTRACTING. None of the services covered by the contract shall be sub-contracted or contracted out without the prior written consent of The Board. No subcontracts will be awarded to contractors, who have been debarred or suspended from doing work for the City of Fort Wayne or federally-assisted contracts.
- 11. NEW QUALITY MATERIALS. All materials used by the contractor in the performance of the contract will, unless otherwise specified in writing, be new, of a merchantable quality, and, in no case less than the quality required by the specifications.
- 12. PERMITS AND LICENSES. The contractor shall secure at his/her/its own expense all permits and licenses necessary to the performance of the contract. Failure to secure a necessary permit or license shall constitute grounds for termination of the contract.
- premiums for such public liability insurance, property damage insurance, and workmen's compensation as will fully protect it from claims under the Indiana Workmen's Compensation Act, and, from any other claims for damages to persons not covered by that Act, because of bodily injury, including death, which may arise from, or during the performance of the work described in the contract. The City shall be named as an additional insured on each such policy. Proof of all such insurance shall be presented to The Board. The contractor further agrees that it will indemnify and hold The Board and the City of Fort Wayne harmless from any loss, damage, liability, cost or expenses occurred by the contractor, any of its agents, employees and

sub-contractors, in the performance of the contract, as well as the failure of the contractor or of any agents, employees, or sub-contractors to comply with any of the provisions of this clause.

- 14. CONTRACTOR'S PROTECTION OF WORK AND SAFETY. The contractor shall obtain adequate protection of all work from possible damage, and shall protect the City's property from possible injury or damage arisen from the work to be done under or by the contractor, its employees, agents and sub-contractors during the construction. He/she/it shall take all reasonable precaution for the safety of the employees on the job and shall comply with all applicable safety laws, building codes and ordinances. The contractor shall properly and fully guard all excavations and dangerous places, and, will use all due and proper precaution to prevent injury to any and all persons and property.
- 15. LEAD BASE PAINT. The Contractor will not apply any lead base paint, and will take all necessary steps to reduce the hazard from lead base paint already on surfaces. Lead base paint is defined as paint containing more than six-one-hundredths of one percent of lead by weight in the total non-volatile content of liquid paint, or in the dried film of paint already applied, and shall include, cracking, scaling, peeling, chipping or loose paint. Any surfaces to be painted shall be treated as necessary. Treatment involves washing, sand, scraping, wire brushed, or otherwise cleaned so as to remove cracking, scaling, peeling, chipping or loose paint back to sound surfaces, and repainting with two coats of suitable non-lead paint. If paint film integrity cannot be maintained, the surface must be covered.

Lead base paint hazards involve all interior surfaces and those exterior surfaces readily accessible to children under sever (7) years of age, and contractor will take appropriate provisions pending the completion of the contract for the elimination of immediate hazards.

- 16. CONTRACTOR'S CLEAN-UP. During construction, and, after completion, the contractor shall clean up and remove all waste construction materials from the premises and will leave the premises in a clean and sightly condition.
- 17. DISPUTES. All disputes, which arise under the contract which cannot be resolved between the contractor, and, the City will be referred in writing to the Director of The Board. The Director of The Board shall make a final decision in writing. The contractor will continue to perform the contract, regardless of the decision.
- 18. PROMPT PAYMENT DISCOUNTS. In connection with any discount offered for prompt payment, time shall be computed from (1) the date of acceptance by the City of performance of the services or deliveries of supplies to the City, or (2) the date the correct claim form and invoice, or voucher is received in the office of the City division awarding the contract, if the latter is later than the date of acceptance of performance or delivery. For the purpose of computing, the discount earned, payment shall be considered to have been made on the date the City check is mailed.
- 19. ANTI-DISCRIMINATION UNDER INDIANA CODE 5-16-6-1. This contractor agrees as follows:
- a. That in the hiring of employees for the performance of work under the contract or any subcontract hereunder, no contractor, or subcontractor, nor any person acting on behalf of such contractor or

subcontractor, shall, by reason of race, religion, color, sex, national erigin or ancestry, discriminate against any resident of the State of Indiana, who is qualified and available to perform the work to which the employment relates;

- b. That no contractor, subcontractor, nor any person on his behalf, shall, in any manner, discriminate against or intimidate any employee hired for the performance of work under the contract on account of race, religion, color, sex, national origin or ancestry;
- c. That there may be deducted from the amount payable to the contractor by the City of Fort Wayne under the contract, a penalty of five dollars (\$5.00) per person for each calendar day, during which such person is discriminated against or intimidated in violation of the provisions of the contract; and,
- d. That the contract may be cancelled or terminated by the City of Fort Wayne, and, all money due or to become due hereunder may be forfeited, for a second or any subsequent violation of the terms or conditions of this clause.
- 20. ANTI-DISCRIMINATION UNDER THE CODE OF THE CITY OF FORT WAYNE, SECTION 15-17. In the performance of work under the contract or any subcontract hereunder, the contractor, subcontractor, and any person acting on behalf of such contractor or subcontractor, will not discriminate against any person who is qualified and available to perform the work to which the employment relates.

The contractor, subcontractor, or any person acting on behalf of such contractor or subcontractor will not obstruct the enforcement of this provision.

The contractor, subcontractor, or any person acting on behalf of such contractor or subcontractor will not retaliate against any person because of good faith, reasonable actions taken to overcome, alleviate, or report discrimination.

Enforcement of this section shall be through order of the City of Fort Wayne in the following manner:

- a. Whenever any member of the Division of the City of Fort Wayne awarding this contract, or whenever a Compliance Officer of the City of Fort Wayne has reason to believe that any of the provisions of this clause and of Ordinance Sec. 15-17 have been violated, the matter may be referred to the Metropolitan Human Relations Commission for investigation and initiation of discrimination charges against the contractor or subcontractor. Cases over which the Metropolitan Human Relations Commission has no jurisdiction shall be investigated by the Compliance Officer of the City.
- b. A final order of the Metropolitan Human Relations Commission shall be forwarded to the Compliance Officer of the City of Fort Wayne and to the Division awarding the contract, which may invoke one of the remedies set forth in subsection (c) of this clause. If it is a matter over which the Metropolitan Human Relations Commission does not have jurisdiction, the Division awarding the contract shall conduct a hearing to determine whether there has been a breach of Ordinance Sec. 15-17.

- c. If the Division awarding the contract determines that a contractor, subcontractor or any person acting on behalf of such contractor, or subcontractor, has violated the provision or provisions of Ordinance Sec. 15-17, whether discriminating, obstructing, retaliating, or otherwise, the Division awarding the contract may:
  - (1) Deduct from the amount payable to the contractor by the City of Fort Wayne under such contract the sum of not less than Ten Dollars (\$10.00) per day, nor more than One Thousand Dollars (\$1,000) per day per each violation. Each day upon which the violation exists shall be deemed a separate offense.
  - (2) The Division of the City awarding this contract may cancel or terminate this contract, and all money due or to become due under the contract may be forfeited for a second or any subsequent violation of Section 15-17.

## TO BE EXECUTED BY BIDDER AND SURETY COMPANY BEFORE DEPOSITING BID:

#### BIDDER'S BOND

Know All Men by These Presents:	
That WE, THE WEIKEL LINE COMPANY, INC.	as principal
andTHE CINCINNATI INSURANCE COMPANY	
and	as sureties,
are held and firmly bound unto the City of Fort Wayne, Indiana	
of	<u></u> ),
to be paid to the said City of Fort Wayne, Indiana, or its assigns, for the payment of which, well and truly made, we here selves, our heirs, successors, executors and administrators, severally, firmly by these presents.	oher hind aum
Signed and sealed atFort Wayne, Indiana, this	29th
day of, 19_87	
The condition of this obligation is such that if the accompa proposal of _street lighting on Boltz Street, Resolution #191-87	nying bid or
made this day to the City of Fort Wayne, State of Indiana, is accessored contract awarded to the above bidder, and the bidder shall, within after such award is made, enter into a contract with the City of State of Indiana, for the work bid upon, and give bond as require obligation shall be null and void; otherwise, it shall remain in feffect.	ten (10) days f Fort Wayne,
SIGNED atFort Wayne, Indiana	
this day of July	
THE WEIKER LINE COMPANY, INC.  By:  Principal Live  CORPORATE  * By:  Surety  Donald R. Rush, Atta  INC. Nov. 14  1977  **DIAN**	orney-in-fact

11.00
Admn. Appr.
TITLE OF ORDINANCE Contract for Res. 191-87, Boltz Street Lighting Amended, Ornamental Street Lighting
DEPARTMENT REQUESTING ORDINANCE Board of Public Works & Safety
SYNOPSIS OF ORDINANCE The Contract for Resolution 191-87, Boltz Street
Lighting Amended is for an underground ornamental lighting system
for Boltz Street from Lafayette St. to S. Hanna Street.
The Weikel Line Co., Inc., is the Contractor.
1-87-08-19
EFFECT OF PASSAGEImproved Lighting conditions for above.
EFFECT OF NON-PASSAGE
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$18,526.28
ASSIGNED TO COMMITTEE

BILL NO. S-87-08-19	
REPORT OF THE COMMITTEE O	N CITY UTILITIES
WE, YOUR COMMITTEE ON CITY UTILITI	ES TO WHOM WA
REFERRED AN (ORDINANCE) (RESOLOTION)	approving the Contract
for Res. 191-87, Boltz Street Lightin	g Amended, Ornamental Street
Lighting, between the Weikel Line Co.,	Inc., and the City of Fort
Wayne, Indiana, in connection with the	Board of Public Works and
Safety	
	UNDER CONSIDERATION AND BEG
LEAVE TO REPORT BACK TO THE COMMON COUNCY	IL THAT SAID (ORDINANCE)
(RESOLUTION)	
YES	NO
CHARLES B. REDD CHAIRMAN	
PAUL M. BURNS VICE CHAIRMAN	
THOMAS C. HENRY	
1000000	
BEN A. EISBART	

Samuel blance SAMUEL J. TALARICO CONCURRED IN 8-25-87.

SANDRA E. KENNEDY CITY CLERK